

NOTICE: All slip opinions and orders are subject to formal revision and are superseded by the advance sheets and bound volumes of the Official Reports. If you find a typographical error or other formal error, please notify the Reporter of Decisions, Supreme Judicial Court, John Adams Courthouse, 1 Pemberton Square, Suite 2500, Boston, MA, 02108-1750; (617) 557-1030; SJCReporter@sjc.state.ma.us

DECISIONS PURSUANT TO RULE 1:28

November 3, 2017.

[BOSTON GLOBE MEDIA PARTNERS, LLC vs. DEPARTMENT OF STATE POLICE. No. 16-P-638.](#) Order granting motion for preliminary injunction reversed.

[COMMONWEALTH vs. JEFFREY L. CLEMENS. No. 16-P-1560.](#) Order dated September 1, 2016, affirmed.

[COMMONWEALTH vs. ISAAC KENDRICK. No. 16-P-805.](#) Judgments affirmed.

[COMMONWEALTH vs. KENNETH MENDEZ. No. 16-P-1261.](#) Judgments affirmed.

[COMMONWEALTH vs. MANUEL R. MIRANDA. No. 16-P-1475.](#) Judgment affirmed.

[GEORGE MACKIE vs. COMMISSIONER OF CORRECTION & others. No. 16-P-1586.](#) The judgment as to count V of the complaint, relating to participation in the sex offender treatment program, shall be amended to declare that the application of the program engagement strategy to the plaintiff after his decision not to participate in the treatment program is not unconstitutional or otherwise unlawful in the respects claimed by the plaintiff. As so amended, the judgment is affirmed.

[RICHARD A. VENANZI vs. BOARD OF ASSESSORS OF AUBURN. No. 17-P-91.](#) Decision of the Appellate Tax Board affirmed.